EXHIBIT 13

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1
                  UNITED STATES DISTRICT COURT
                 NORTHERN DISTRICT OF CALIFORNIA
 2
                     SAN FRANCISCO DIVISION
 3
 4
 5
      WAYMO LLC,
                      Plaintiff,
 6
 7
                                      )
                                         Case No.
              VS.
                                         3:17-cv-00939-WHA
 8
      UBER TECHNOLOGIES, INC.,
                                      )
      OTTOMOTTO LLC; OTTO
 9
      TRUCKING LLC,
                      Defendants.
10
11
12
13
14
15
          HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
            VIDEOTAPED DEPOSITION OF GARY T. BROWN
16
17
                    San Francisco, California
18
                     Friday, March 24, 2017
                            Volume I
19
20
21
22
     Reported by: SUZANNE F. GUDELJ
     CSR No. 5111
2.3
     Job No. 2577644
24
     PAGES 1 - 65
25
                                                    Page 1
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1
               MR. HOLMES: -- the question he has.
               MR. GONZALEZ: Let's go off the record.
2
               VIDEO OPERATOR: We are off the record at
 3
      12:24 p.m.
4
               (Recess.)
                                                             12:27:59
5
6
               VIDEO OPERATOR: We are back on the record
7
      at 12:27 p.m.
     BY MR. GONZALEZ:
8
               Who told you that Mr. Levandowski had
9
      access to the server and downloaded 14,000 files? 12:28:07
10
               A lawyer.
11
         Α
12
          Q
               Which lawyer?
13
          Α
               Tom Gorman.
               And did you then seek to confirm that by
14
          Q
15
     your analysis?
                                                             12:28:22
         Α
               Yes.
16
17
               And did you confirm that in October of
      2016?
18
               I corroborated the download with network
19
          Α
      traffic.
                                                             12:28:43
20
21
               So you looked at the network traffic to
      corroborate that 14,000 files were downloaded onto
      what device?
23
2.4
               Anthony Levandowski's work laptop.
               The work laptop that was issued to him by
25
                                                            12:29:00
                                                             Page 36
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1
         Α
               Generation of Google Drive activity logs --
              What does that mean?
2
         Q
              -- as I state in paragraph 21 on my
 3
      declaration.
 4
              Let me pause right there. That's a good 12:43:10
5
6
     way to do it. So whatever this says in paragraph 21
     you did in about July of 2016; is that fair?
7
8
         Α
              Yes.
9
              Let me just read this to myself.
               Okay. So then paragraph 22 says "based on 12:43:33
10
     my review..." Is that also something that you
11
12
      did -- that's your conclusion in July of 2016?
13
         Α
               I generated the logs.
               Okay. When did you do that?
14
         Q
               In July 2016 or August 2016, somewhere in 12:43:59
15
      there.
16
17
              All right. So paragraph 22 and paragraph
      23 are the same time period as paragraph 21?
18
               It was over a series of months.
19
              All right. Beginning in July?
                                                            12:44:21
20
         Q
         Α
              Yes.
21
               So these five documents in paragraph 22,
22
     when did you first conclude in your own mind that
23
      those five documents had been exported?
24
               In July I generated a report of copies and 12:44:47
25
                                                            Page 48
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1	exports, among other things.	
2	Q And so these five documents were among	
3	those that you're referring to in paragraph 22?	
4	A Yes.	
5	Q And you say that they were exported to a	12:45:12
6	personal device that was not issued by Google. Do	
7	you see that?	
8	A Yes.	
9	Q And how do you know that the device was not	
10	issued by Google?	12:45:21
11	A The user agent string did not match any	
12	device that had been issued to Anthony Levandowski.	
13	Q It's not unusual for somebody to download a	
14	document onto their own device, is it?	
15	MR. HOLMES: Objection to form.	12:45:46
16	THE WITNESS: I believe policy discourages,	
17	if not forbids, sensitive information to be	
18	downloaded onto personal devices. We even have	
19	rules about sensitive information on corporate	
20	devices that are mobile and could be lost.	12:46:06
21	BY MR. GONZALEZ:	
22	Q By the way, these five items, in your view,	
23	sensitive information?	
24	A I believe anything that, unless marked for	
25	public consumption, that comes from any corporate	12:46:17
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